PROB 12C (12/04)

United States District Court

for

District of Guam

Petition for Warrant or Summons for Offender Under Supervision

Name of Offender:	Kuo-Chung Wei	Case Numl	ber: <u>CR 01-00123-002</u>	
Name of Sentencing J	Judicial Officer: John S. Unpin	gco		
Date of Original Sente	ence: January 15, 2003			
Original Offense:	Importation of Methamphetamine Hydrochloride, in violation of 21 U.S.C. §§ 846 & 18 U.S.C. § 2			
Original Sentence:	46 months imprisonment with c supervised release with condition over to a duly authorized immigra with the established procedures U.S.C. § 1101 et seq. as a furthed defendant shall remain outside permission of the U.S. Attorney G is released from confinement immediately report the U.S. prol Additionally, he was ordered to: from any unlawful use of a contro of release and up to two urinalyses beverages; participate in a progra abuse, which may include testing to of drugs or alcohol and make co-Office; perform 400 hours of com Office; obtain and maintain gainfined.	s to include: pursuant to 18 ation official for deportation provided by the immigration of condition of supervised rathe United States and shall eneral; and if deportation fail pending further immigration office to begin his to not unlawfully possess a colled substance; submit to or a thereafter; refrain from the mapproved by the U.S. Propo determine whether the defe payment at rate to be determined.	U.S.C. §3583(d) be turned a proceedings in accordance on and naturalization act, 8 release, if ordered deported all not re-enter without the asto occur and the defendant from proceedings, he shall term of supervised release. Controlled substance; refrain the urinalysis within 15 days use of any and all alcoholic abation Office for substance and thas reverted to the use mined by the U.S. Probation ection of the U.S. Probation	
Type of Supervision:	Supervised Release Date S	upervision Commenced:	April 4, 2005	
Assistant U.S. Attorney	: Karon V. Johnson	Defense Attorney:	John Gorman, FPD	
PETITIONING THE COURT				
To issue a warrant To issue a summons				
The probation officer be	elieves that the offender has violate	ed the following condition(s)) of supervision:	
<u>Violation Number</u>	Nature of Noncompliance			
1.	Distribution of a Controlled Substance, in violation of 18 U.S.C.§3583(d).			
2.	Arrested for Possession of a Controlled Substance, in violation of 18 U.S.C. § 3583(d).			
3.	Failure to remain outside the United States and not re-enter without the permission of the U.S. Attorney General, in violation of 18 U.S.C.§3583(d).			

U.S. Probation Officer Recomm	endation:	
X The term of supervision shou	ıld be	
X revoked.		
extended	years, for a total term of	years.
The conditions of supervision	n should be modified as follows:	

Please see attached Declaration in Support of Petition; re: Violation of Supervised Release, Request for a Summons written by U.S. Probation Officer Grace D. Flores.

Reviewed by:





correct.

I declare under penalty of perjury that the foregoing is true and

Executed on: Date: June 4, 2007 June 4, 2007 THE COURT ORDERS:

No action.

The issuance of a warrant.

X The issuance of a summons. Summons to issue for hearing on June 27, 2007, at 2:00 p.m.

Other



/s/ Joaquin V.E. Manibusan, Jr. U.S. Magistrate Judge Dated: Jun 11, 2007